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UNITED STATES	S DISTRICT COURT, EASTERN DISTRICT OF NEW YORK
United States of America	Case No. 22-CR-458 (LDH)
v. Cunzhong Liu	_, Defendant
ORDER SETTING	CONDITIONS OF RELEASE AND APPEARANCE BOND
	RELEASE ORDER
(☐) On Personal Recognizance or (✓) Upon Bond executed by the de ☐ unsecured; ✓ cosigned by	enamed defendant be released subject to the Conditions of Release below and: in the defendant's promise to appear at all scheduled proceedings as required, or efendant in the amount of \$\frac{\$150,000}{}\$, which shall be by the financially responsible sureties identified on this bond; orth on the Appearance Bond Supplement.
	CONDITIONS OF RELEASE
IT IS ORDERED that the defendant's re restrictive conditions necessary to reason other person and the community:	elease is subject to the following conditions, which the Court finds are the least nably assure the appearance of the defendant as required and the safety of any
The defendant must not commit a fee The defendant must cooperate in the The defendant must advise the Court The defendant must not possess a fir The defendant must not use or unlaw § 802, unless prescribed by a license home contacts and verificat conditions of release. The description of release. The description of release. The description of release international travel docume of the properties of t	on and report to Pretrial Services as directed. The defendant is subject to random cion of employment as deemed appropriate to monitor compliance with the defendant shall notify Pretrial Services as soon as possible of any arrests. k employment continue or start an education and/or vocational program. retrial Services by and not obtain a passport or any

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		EARANCE E					
I, the undersigned defendant, and	each surety who sig	gns the bond, a	cknowledge that I	have read thi	s Order	Setting	
Conditions of Release and Appea	rance Bond and hav	e either read a	Il the other condition	ons of release	e or have	e had the	ose
conditions explained to me. (If the							
		0 12 6					
X /5/ Yan Qin Liu						4/1	3/23
Liu, Yan Qin (in TX)	, Surety		Address			\overline{D}	ate
X med Theny	,		•			4/1	3/23
Zheng, Mei	, Surety		Address			D	ate
1 W						4/1	3/23
Ke, Yun Xiu	, Surety		Address			\overline{D}	ate
	RELE	ASE OF THI	E BOND				
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This appearance bond may be terminated at any time by the Court. This bond will be satisfied, and the collateral will be released when either: (1) the defendant is found not guilty on all charges, or (2) the defendant reports to serve a sentence.

FORFEITURE OF THE BOND

If the defendant does not comply with the conditions set forth in this Order Setting Conditions of Release and Appearance Bond, this appearance bond may be forfeited and the Court may immediately order the amount of the bond and any collateral to be surrendered to the United States. At the request of the United States, the Court may order a judgment of forfeiture against the defendant and each surety for the entire amount of the bond, including interest and costs.

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT – YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

- Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.
- While on release, if you commit a federal felony offense, the punishment is an additional prison term of not more than ten years, and for a federal misdemeanor offense, the punishment is an additional prison term of not more than one year. This sentence will be consecutive to (*i.e.*, must follow) any other sentence you receive.
- It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the Court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.
- If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:
 - (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
 - (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or more than \$250,000 or imprisoned for not more than five years, or both;
 - (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
 - (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.
- A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

ACKNOWLEDGMENT OF THE DEFENDANT

I acknowledge that I am the defendant in this case and that I am aware of the conditions	of release. I	promise to of	bey all
conditions of release, to appear as directed, and surrender to serve any sentence imposed.	I am aware	of the penalti	es and
sanctions set forth above.			

	Defendant's Signature				
Release of the Defendant is hereby ordered on	4/13/2023 Date	s/RER, Jr	, US <u>M</u>		